## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

V.

## ORDER OF DETENTION PENDING TRIAL

| _                   |   | Pedro Sevilla-Lopez  | Case Number:   | 11-6564M   |
|---------------------|---|--|--|--|
| present             | t and wa  | with the Bail Reform Act, 18 U.S.C. § 3142(f), a cs represented by counsel. I conclude by a prepore defendant pending trial in this case.  |  |  |
|                     |   | FINDING  | S OF FACT  |  |
| I find by           | y a prep  | onderance of the evidence that:  |  |  |
|                     | X   | The defendant is not a citizen of the United Sta   | tes or lawfully adr  | nitted for permanent residence.  |
|                     | X   | The defendant, at the time of the charged offen  | se, was in the Un  | ited States illegally.   |
|                     |   |  |  | by the Bureau of Immigration and Customs and the defendant has previously been deported  |
|                     |   | The defendant has no significant contacts in the   | e United States or   | in the District of Arizona.  |
|                     |   | The defendant has no resources in the United S to assure his/her future appearance.  | States from which  | he/she might make a bond reasonably calculated   |
|                     | X   | The defendant has a prior criminal history.  |  |  |
|                     |   | The defendant lives/works in Mexico.   |  |  |
|                     | The defendant is an amnesty applicant but has no substantial ties in Arizona or in th<br>substantial family ties to Mexico. |  |  |  |
|                     |   | There is a record of the defendant using numer   | ous aliases.   |  |
|                     |   | The defendant attempted to evade law enforcer  | ment contact by fl   | eeing from law enforcement.  |
|                     |   | The defendant is facing a maximum of   | у  | ears imprisonment.   |
| at the ti           | The Co<br>me of th  | urt incorporates by reference the material finding he hearing in this matter, except as noted in the r   | s of the Pretrial Se<br>ecord.<br>ONS OF LAW   | ervices Agency which were reviewed by the Cour   |
|                     | 1.<br>2.  | There is a serious risk that the defendant will fle<br>No condition or combination of conditions will re<br>DIRECTIONS REG.  | ee.<br>easonably assure<br><b>ARDING DETEN</b>   | TION   |
| appeal. of the U    | ctions fa<br>The de<br>Inited St  | fendant is committed to the custody of the Attorn cility separate, to the extent practicable, from pers fendant shall be afforded a reasonable opportuni ates or on request of an attorney for the Governne United States Marshal for the purpose of an approach of the purpose of t | sons awaiting or se<br>ty for private cons<br>nent, the person ir<br>opearance in conr | erving sentences or being held in custody pending<br>ultation with defense counsel. On order of a cour<br>n charge of the corrections facility shall deliver the<br>nection with a court proceeding. |
| deliver :<br>Court. | IT IS O<br>a copy o   | APPEALS AND THI<br>RDERED that should an appeal of this detention<br>If the motion for review/reconsideration to Pretrial  | order be filed with  | n the District Court, it is counsel's responsibility to  |
| Service             | s suffici   | JRTHER ORDERED that if a release to a third paently in advance of the hearing before the Distripotential third party custodian.  | arty is to be consided<br>ot Court to allow  | ered, it is counsel's responsibility to notify Pretria<br>Pretrial Services an opportunity to interview and  |
|                     | DATE  | D this 7 <sup>th</sup> day of November, 2011.  |  |  |
|                     |   | Day?   | <b>-</b>   |  |

David K. Duncan United States Magistrate Judge